| UNITED STATES DISTRICT COURT |   |
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| WESTERN DISTRICT OF NEW YOR  | K |

UNITED STATES OF AMERICA,

Plaintiff,

v.

RAYMOND SCOTT,

6:19-CV-06914 EAW

Defendant.

RAYMOND SCOTT,

Plaintiff,

v.

6:21-CV-06255 EAW

THE UNITED STATES OF AMERICA, et al.,

Defendants.

## **ORDER**

On September 22, 2021, Raymond Scott emailed directly to the undersigned, without a copy to opposing counsel, the documents appended here to as exhibits A and B. Mr. Scott's emails indicated that these documents related to the above-captioned matters.

Mr. Scott is hereby advised that it is not appropriate to attempt to engage in *ex parte* communications—that is, communications without the participation of opposing counsel—with the Court, nor is email an acceptable method of filing documents. Instead, documents must be filed with the Clerk of Court's Office, either by hand delivery or mail.

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Mr. Scott is further advised that the documents he emailed to the undersigned have not

been filed in either of the above-captioned matters; if he wishes to file them, he must do so

in the appropriate manner as described above. Mr. Scott should further be aware that this

District's Local Rule of Civil Procedure 5.2(g) provides that "[w]here a pro se litigant has

more than one (1) action pending, any motion or other papers purporting to relate to more

than one (1) action will not be accepted for filing, except upon a finding of good cause. A

motion or other papers shall be directed to the issues raised in one (1) action only, and shall

be filed only in that action." L. R. Civ. P. 5.2(g).

SO ORDERED.

**United States District Court** 

Dated: October 13, 2021

Rochester, New York

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